

25X1X 2. Mr. Schroeder, of the staff of the Senate Immigration Subcommittee, has made available to me on a confidential basis some 600 pages of testimony in the case of [ ] et al.

3. In connection with the assistance we have been rendering Mr. Arens, Counsel to the Senate Immigration Subcommittee, in the case of [ ] 25X1X I have made available to Mr. Arens certain contradictions in [ ] testi- 25X1X mony before the Immigration & Naturalization Service in 1947 and before the Subcommittee in 1954. I have informed Mr. Arens that we are unable to furnish a live witness in this case, but that the pattern of evidence which we have made available to him lead us to the conclusion that [ ] in all proba- 25X1X bility is a poor security risk. Mr. Arens then asked how he might best dispose of the case in the absence of final proof, pro or con, and I suggested he might wish to consider kicking it back to the Immigration Service for the Summer. The alternative would be to tell [ ] 25X1X lawyer, former Senator Kem, that intelligence services of the Government had derogatory information of such a nature that [ ] would be inadmissible, which would eventually bring Senator Kem around to see the Director. I pointed out to Mr. Arens that CIA did not wish to become involved in such a matter, and this led to the suggestion to refer the case back to Immigration. Mr. [ ] 25X1A of SE Division, who discussed the case with me on 12 July, informed me that the Desk felt very strongly regarding [ ] past activities as making him 25X1X a poor risk. 14 July 54

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